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- (71) Applicant: THE COCA-COLA COMPANY [US/US]; Patent Department, One Coca-Cola Plaza, NW, Atlanta, GA 30313 (US).
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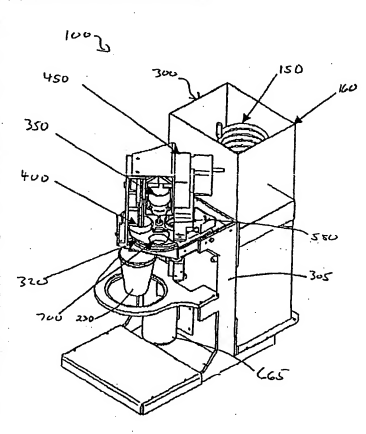
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Declarations under Rule 4.17:

as to applicant's entitlement to apply for and be granted a patent (Rule 4.17(ii)) for all designations

[Continued on next page]

(54) Title: COFFEE AND TEA DISPENSER



(57) Abstract: A beverage system for brewing a beverage from a beverage material and a source of hot, pressurized water. The beverage system may include a cartridge with the beverage material therein. The cartridge may include a seal positioned about the beverage material. The beverage system also may include an injection system for injecting the hot, pressurized water into the cartridge so as to brew the beverage from the beverage material.

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Interponal Application No
PCT/US 03/03075

A CLASS	SIFICATION OF SUBJECT MATTER A47J31/40							
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According to International Patent Classification (IPC) or to both national classification and IPC								
B. FIELDS SEARCHED								
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C. DOCUM Category	Citation of document with indication, where appropriate of the re	·						
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<u> </u>	ner documents are listed in the continuation of box C.	Patent family members are listed in	annex.					
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mational application No. PCT/US 03/03075

Box I	Observations where certain claims were found unsearchable (Continuation of Item 1 of first sheet)
This Inter	national Search Report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:
1.	Claims Nos.: because they relate to subject matter not required to be searched by this Authority, namely:
2.	Claims Nos.: because they relate to parts of the International Application that do not comply with the prescribed requirements to such
•	an extent that no meaningful International Search can be carried out, specifically:
	Claims Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).
Box II	Observations where unity of invention is lacking (Continuation of item 2 of first sheet)
.This Inter	national Searching Authority found multiple inventions in this international application, as follows:
1 /s	as all required additional search fees were timely paid by the applicant, this International Search Report covers all earchable claims.
2	s all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment fany additional fee.
3.	s only some of the required additional search fees were timely paid by the applicant, this International Search Report overs only those claims for which fees were paid, specifically claims Nos.:
4. X N	lo required additional search fees were timely paid by the applicant. Consequently, this International Search Report is estricted to the invention first mentioned in the claims; it is covered by claims Nos.:
:	1-10, 44-51
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Remark o	The additional search fees were accompanied by the applicant's protest. No protest accompanied the payment of additional search fees.

IN THINAL SEARCH REPURI

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